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7 Attorneys for Defendants
7 CNA FINANCIAL, AMERICAN HOME ASSURANCE
8 COMPANY AND ONEBEACON AMERICA
8 INSURANCE COMPANY (FOR ITSELF AND AS
9 SUCCESSOR IN INTEREST TO COMMERCIAL UNION
9 INSURANCE COMPANY)

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA

12
13 JOHN WARD and PIERCE WARD,
14 Plaintiffs,
15 v.
16 AMERICAN ZURICH INSURANCE
17 COMPANY, et al.,
18 Defendants.

No. C13-03140 JCS

**STIPULATION TO EXTEND THE TIME FOR
CNA FINANCIAL AND GUARANTEE
INSURANCE CO. TO RESPOND TO
PLAINTIFFS' COMPLAINT**

Hon. Magistrate Judge Joseph C. Spero

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20 Pursuant to Civil Local Rules 5 and 6-1(a), Defendant CNA Financial
21 Corporation, Defendant Guarantee Insurance Company, and Plaintiffs John Ward and
22 Peirce Ward stipulate as follows:

23 The deadline by which Defendants CNA Financial and Guarantee Insurance
24 must file and serve their response to Plaintiffs' Complaint is extended to July 30, 2013.

25 ///
26 ///

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28 CBM-IPG\SF594832

1 Dated: July 16, 2013

2 CARROLL, BURDICK & McDONOUGH LLP

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By _____ /s/

5 Raymond J. Tittmann
Peter D. Volz

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Attorneys for Defendants CNA FINANCIAL,
AMERICAN HOME ASSURANCE COMPANY
AND ONEBEACON AMERICA INSURANCE
COMPANY (FOR ITSELF AND AS
SUCCESSOR IN INTEREST TO
COMMERCIAL UNION INSURANCE
COMPANY)

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Dated: July 16, 2013

SHINGLER LAW

By _____ /s/

Richard A. Brody

Attorneys for Plaintiffs JOHN WARD and
PIERCE WARD

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Dated: July 17, 2013

CHAMBERLIN, KEASTER & BROCKMAN
LLP

By _____ /s/

Robert W Keaster

Attorneys for Defendant GUARANTEE
INSURANCE CO.